

Message

From: Kenny, Daniel [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=1BE9BB592F144269BCD41DD3A6D8A6D4-DANIEL C. KENNY]
Sent: 9/29/2020 8:58:28 PM
To: Jeffrey H Birk [jeffrey.birk@basf.com]
Subject: RE: [EXT] Meeting Follow Up

Outstanding, thanks Jeff!

From: Jeffrey H Birk <jeffrey.birk@basf.com>
Sent: Tuesday, September 29, 2020 4:27 PM
To: Kenny, Daniel <Kenny.Dan@epa.gov>
Subject: RE: [EXT] Meeting Follow Up

I still need to run the process by Bayer and Syngenta for a final review and I am sure that they will have a few tweaks, but the intent is to have a agreed upon process proposed by the three registrants.

Have a good one,

Jeff

JEFFREY BIRK
Product Registration Manager

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From: Kenny, Daniel <Kenny.Dan@epa.gov>
Sent: Tuesday, September 29, 2020 4:25 PM
To: Jeffrey H Birk <jeffrey.birk@basf.com>
Subject: RE: [EXT] Meeting Follow Up

Excellent, thanks Jeff. We'll keep an eye out for these. Just to check, the buffering agent qualifying process has also been vetted with Bayer and/or Syngenta?

From: Jeffrey H Birk <jeffrey.birk@basf.com>
Sent: Tuesday, September 29, 2020 4:21 PM
To: Kenny, Daniel <Kenny.Dan@epa.gov>
Subject: RE: [EXT] Meeting Follow Up

Hello Dan,

As the end of Tuesday approaches you will see that I have emailed BASF's revised Engenia herbicide labeling.

I wanted to let you know that I have the final labeling done for the conventional uses of Engenia (Brand name BAS 22 HC Herbicide) and I hope to be able to make that new registration submission later this week, through the portal.

I continue to work on the proposed qualifying process for pH buffering agents, but I am still waiting on a few details before it is ready for submission. I fully expect that I will be able to send it to you tomorrow.

I also will next be working on the proposed Engenia Prime label to incorporate the recent changes from the proposed Engenia labeling.

Thanks for the continued communication. Please let me know if you have any question for if there is anything that we need to discuss.

Jeff

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From: Kenny, Daniel <Kenny.Dan@epa.gov>

Sent: Tuesday, September 29, 2020 8:48 AM

To: Jeffrey H Birk <jeffrey.birk@basf.com>

Subject: RE: [EXT] Meeting Follow Up

That's fantastic, thanks Jeff. I've asked EFED if they can give us a list of the impacted counties, so I'll forward it to you as soon as I can.

Thanks again,
Dan

From: Jeffrey H Birk <jeffrey.birk@basf.com>

Sent: Tuesday, September 29, 2020 6:57 AM

To: Kenny, Daniel <Kenny.Dan@epa.gov>

Subject: RE: [EXT] Meeting Follow Up

Hello Dan,

Welcome to Tuesday. Yes, we understand that 290 counties have been identified for ESA protection actions. We would appreciate being able to get a list of counties and the species of concern, so we can have a better understanding of the county distribution within soybean and cotton growing areas.

I am working on a process description for qualifying pH buffer agents, that can be agreed to and followed by all registrants as well as third parties who want to qualify a potential pH buffering agent for use in the system. I have borrowed from the

wind tunnel qualifying process for tank mix products and nozzles and expect to have a draft document for review later today.

I have discussed the proposed process with both Bayer and Syngenta and their initial response was support for the proposal.

I will have something for you to review later today.

Thanks,

Jeff

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From: Kenny, Daniel <Kenny.Dan@epa.gov>

Sent: Monday, September 28, 2020 6:19 PM

To: Jeffrey H Birk <jeffrey.birk@basf.com>

Subject: [EXT] Meeting Follow Up

Hi Jeff. I hope you had a nice weekend. We can all use a chance to catch our breath these days. I wanted to follow up and ask two quick questions to follow up from Friday. First, I just wanted to confirm that you understood that we've determined there are 290 impacted counties for the ESA? Second, have the companies spoken at all together about the process for clearing additional buffering agents that can be used for the mandatory buffer? It occurs to us that we would need to have a single process for everyone to use, so it makes sense that the registrants involved with the new uses jointly develop and propose the process to EPA. Do you agree?

Let me know about those two items when you are able. I would appreciate it.

Thanks very much,
Dan

Daniel Kenny, Chief
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Office of Pesticide Programs
U.S. Environmental Protection Agency